IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

In Re: Atrium Medical Corp., C-Qur Mesh Products Liability Litigation MDL No. 2753

Civil Action No. <u>21-145</u> (Jury Trial Demanded)

SHORT FORM COMPLAINT

Come now the Plaintiff(s) named below, by and through their attorneys at <u>Krause & Kinsman</u>, <u>LLC</u>, and for their Complaint against the Defendants named below, incorporate the Master Long Form Complaint in MDL No. 2753 by reference. Plaintiff(s) further show the Court as follows:

1.	Plaintiff
	Michelle Sanford
2.	Consortium Plaintiff
	N/A
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)
	N/A
4.	Current State of Residence
	New Mexico
5.	State of Residence at the Time of Implant (if different)
	New Mexico
6.	State of Residence at the Time of Explant (if applicable and different)
	New Mexico

7.	District Court and Division in which venue would be proper absent direct
	filing:
	District of New Mexico – Albuquerque
8.	Defendants (Check Defendants against whom Complaint is made):
	A. Atrium Medical Corporation ("Atrium");
	B. Maquet Cardiovascular US Sales, LLC ("Maquet");
	C. Getinge AB ("Getinge");
9.	Basis of Subject Matter Jurisdiction
	Diversity of Citizenship
	A. Paragraphs in Master Complaint upon which venue and jurisdiction lie:
	Paragraphs 1 through 26.
	D. Other allegations of invisidiation and venue:
	B. Other allegations of jurisdiction and venue:
	Orders establishing policies and procedures.

	A. C-QUR;					
	B. C-QUR Mosaic;					
	C. C-QUR Edge;					
	D. C-QUR TacShield;					
	E. C-QUR Lite Mesh V-Patch					
	F. C-QUR Mesh V-Patch					
	G. Other C-QUR mesh product:					
1. Defend	lants' Products about which Plaintiff is making a claim. (Check applicable products)					
	A. C-QUR;					
	B. C-QUR Mosaic;					
	C. C-QUR Edge;					
	D. C-QUR TacShield;					
	E. C-QUR Lite Mesh V-Patch					
	F. C-QUR Mesh V-Patch					
	G. Other C-QUR mesh product:					
2. Date of	f Implantation as to Each Product					
02/02/2	2017					
3. Date of Explant as to Each Product						
04/24/2017, 05/19/2017, 06/27/2017						

14. Hospital(s) where Plaintiff was implanted (including City and State)

Presbyterian Hospital (Albuquerque, NM)	
15. Implanting Surgeon(s)	
Lisa Balduf, MD	
16. Hospital(s) Where Plaintiff Had Explant (including City and State, if applicable)	
Lovelace Women's Hospital (Albuquerque, NM) – x3	
17. Explanting Surgeon(s)	
Richard B. Holmes, MD – x3	
18. Plaintiff alleges the following injury(ies) he or she suffered as a result of the implant of the subject C-QUR mesh product.	ation
Abscess Inflammation Open Draining Wound Infection Necrosis Mesh Detac Meshoma Foreign Body Giant Cell Reaction Partial removal of surgical mesh. St to Remove Mesh Chronic Pain	
19. Counts in the Master Complaint brought by Plaintiff(s)	
Count I - Negligence	
Count II – Strict Liability – Design Defect	
Count III – Strict Liability – Manufacturing Defect	
Count IV – Strict Liability – Failure to Warn	
Count V – Strict Liability – Defective Product	
Count VI – Breach of Express Warranty	
Count VII – Breach of Implied Warranties of Merchantability and Fitness of Purpose	f
Count VIII – Fraudulent Concealment	
Count IX – Constructive Fraud	
Count X – Discovery Rule, Tolling and Fraudulent Concealment	
Count XI – Negligent Misrepresentation	

Count XII – Negligent Infliction of Emotional Distress
Count XIII – Violation of Consumer Protection Laws
Count XIV – Gross Negligence
Count XV – Unjust Enrichment
Count XVI – Loss of Consortium
Count XVII – Punitive or Enhanced Compensatory Damages
Other(please state the facts supporting this Count under applicable state law in the space immediately below)
Other(please state the facts supporting this Count under applicable state law in the space immediately below)
N.M. Stat. §§ 57-12-1, et seq.

WHEREFORE, Plaintiff(s) demand(s) judgment against Defendants, and each of them, individually, jointly and severally and prays for the following relief in accordance with applicable law and equity:

- i. Compensatory damages to Plaintiff(s) for past, present, and future damages, including, but not limited to, pain and suffering for severe and permanent personal injuries sustained by Plaintiff(s), permanent impairment, mental pain and suffering, loss of enjoyment of life, past and future health and medical care costs, and economic damages including past and future lost earnings and/or earning capacity, together with interest and costs as provided by law;
- ii. Restitution and disgorgement of profits;
- iii. Punitive or enhanced compensatory damages;
- iv. Reasonable attorneys' fees as provided by law;
- v. The costs of these proceedings, including past and future cost of the suit incurred herein;
- vi. All ascertainable economic damages;
- vii. Survival damages (if applicable);
- viii. Wrongful death damages (if applicable);
 - ix. Prejudgment interest on all damages as is allowed by law; and
 - x. Such other and further relief as this Court deems just and proper.

DEMAND FOR JURY TRIAL

Plaintiff(s) hereby demand(s) a trial by jury on all issues so triable.

Dated: February 12, 2021

/s/ Robert L. Kinsman
Robert L. Kinsman (MO #67427)
Adam W. Krause (MO #67462)
4717 Grand Ave., Suite 300
Kansas City, MO 64112
(816) 760-2700
(816) 760-2800 (fax)
robert@krauseandkinsman.com
adam@krauseandkinsman.com
www.krauseandkinsman.com

Attorney(s) for Plaintiff(s)